US ERA ARCHIVE DOCUMENT



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, D.C. 20460

SEP 5 1990 OFFICE OF
PESTICIDES AND TOXIC SUBSTANCES

MEMORANDUM

SUBJECT: PP#0E3873. Glyphosate in or on Genip.

Amendment of July 31, 1990.

DEB#: 6935 HED#: 0-1761 MRID#: N/A

FROM: Maxie Jo Nelson, Ph.D., Chemist

Tolerance Petition Section I

Dietary Exposure Branch

Health Effects Division (H7509C)

Robert S. Quick, Section Head THRU:

Tolerance Petition Section I

Dietary Exposure Branch

Health Effects Division (H7509C)

TO: Hoyt Jamerson, PM Team 43

> Registration Support Branch Registration Division (H7505C)

and

Toxicology Branch, FHA Support Health Effects Division (H7509C)

SUMMARY OF DEFICIENCIES REMAINING TO BE RESOLVED FOR DEB

None.

CONCLUSIONS

- Revised supplemental labeling (Section B) has been submitted which specifies that tank mixing with other pesticides is not permitted and that usage is to follow that directed for "Tree Crops-Tropical Fruit", with genip to be added to the Roundup label (EPA Reg. No. 524-308) under that section. This deficiency is resolved.
- 2. No other deficiencies now remain outstanding from DEB for this petition.
- 3. A copy of this review is also being routed to SAOS/SACB/HED for TAS purposes.



RECOMMENDATION

Toxicological considerations permitting, DEB now recommends in favor of the establishment [40 CFR 180.364(a)] of the proposed tolerance for the combined residues of glyphosate and its metabolite aminomethylphosphonic acid in or on genip at 0.2 ppm.

DETAILED CONSIDERATIONS

BACKGROUND

By transmittal letter dated 7/31/90, the petitioner (IR-4) has submitted amended proposed use directions for Roundup® Herbicide (EPA Req. No. 524-308) usage on genip.

Those proposed use directions have been revised to specify that (a) tank mixing with other pesticides is not permitted; and, (b) that usage is to follow that directed for "Tree Crops-Tropical Fruit", with genip to be added to the Roundup label (EPA Reg. No. 524-308) under that section.

These revisions to the proposed supplemental labeling were requested by DEB in its earlier review (M. Nelson, 7/20/90, item #16) of this petition.

DISCUSSION

The petitioner has made the requested revisions to the proposed supplemental labeling for Roundup use on genip. This deficiency is resolved.

No other deficiencies now remain outstanding from DEB for this petition.

A copy of this review is also being routed to SAOS/SACB/HED for TAS purposes.

cc: Reviewer (M. Nelson), Reading File, Circulation (7), PP#
 0E3873, SAOS/SACB/HED (J. Kariya), PIB/FOD (C. Furlow), FDA
 (P. Corneliussen), R. Schmitt.

H7509C:DEB:Reviewer(MJN):CM#2:Rm810:557-7324:typist(mjn): 3873GLY.GEN:9/5/90.
RDI:SecHead:RSQuick:9/5/90:BrSrScientist:RALoranger:9/5/90.